## COMMONWEALTH OF KENTUCKY

## BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

PATRICIA CONNER YOUNG

COMPLAINANT

٧.

CASE NO. 2004-00425

## LOUISVILLE GAS AND ELECTRIC COMPANY

## DEFENDANT

### ORDER TO SATISFY OR ANSWER

Louisville Gas and Electric Company ("LG&E") is hereby notified that it has been named as defendant in a formal complaint filed on October 25, 2004, a copy of which is attached hereto.

Pursuant to 807 KAR 5:001, Section 12, LG&E is HEREBY ORDERED to satisfy the matters complained of or file a written answer to the complaint within 10 days from the date of service of this Order.

Should documents of any kind be filed with the Commission in the course of this proceeding, the documents shall also be served on all parties of record.

Done at Frankfort, Kentucky, this 29th day of October, 2004.

By the Commission

Executive Director

Patricia Conner KY PUBLIC SERVICE COMM.

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## COMMONWEALTH OF KENTUCKY

BEFORE THE PUBLIC SERVICE COMMISSION

In the matter of:

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PUBLIC SERVICE COMMISSION

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PATRI	ICIA CO	ONNER YOUNG	
(Your Full Name	e)	COMPLAINAN	T
VS.		•	
LOUISVILLE G	AS AND	ELECTRIC	
(Name of Utility)			

DEFENDANT

#### COMPLAINT

The complaint of \_\_\_\_\_\_PATRICIA\_CONNER\_YOUNG \_\_\_\_\_ respectfully shows: (Your Full Name)

- (a) <u>PATRICIA CONNER YOUNG</u> (Your Full Name)
  - 610 OAK BRANCH ROAD, LOUISVILLE KY. \$)058 (Your Address)
- (b) <u>LOUISVILLE GAS & ELECTRIC</u>, LOUISNILLE, KY. (Name of Utility)
  - B2D West Broadway Douisville, Ky. 40202 (Address of Utility)
- (c) That: <u>LCEP has wrongfully denied utilities</u> (Attac ) (Describe here, attaching additional sheets if necessary.
  - due to business because of my DISCHARGED Bkrptcy the specific act, fully and clearly, or facts that are the mason
  - At this time T one IGEP nothing other than persona and basis for the complaint) nal utilifies -- and they have turned off service at that business without due cause & refused servi

vice to business stating that LG&E dosen't care Continued on Next Page

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Formal Complaint

PATRICIA CONNER YOUNG VS. LOUISVILLE GAS & ELECTRIC

# Page 2 of 2

	my name publicly LG&E's Attorney Jim Demus was
	under court order to restore service to my home and
<del>د</del>	has participated with Mr. Buttom in a personal attrick
	on me without even realizing that I was protected by Bankru
	ruptcy regarding my rights. I have legal documentation
immedi	confirming the false allegations made by LG&E Wherefore, complainant asics services to be restored immediately Services to be restored to business iately and a deposit that is consistent with the past two mo a serviceas any other business in service would be
treate from t	ed- I want the harrassment to stop as well as the slinder the handful of staff that HAVE Targeted me.
	I want an immediate review of the rates charged to my
	personal utilities for the past 90 days since 1 filed chapter 7.
D	aled at Louismelle Kentucky, this 26 day
Ø	(Your City) 2004 (Month) (Month) (Month) (Your Signature) (Your Signature)
•	(Name and address of attorney, if any)
	- + Bankruptey - Discharget
	A ATTALET.

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Form B18 (Official Form 18)(12/03)

# **United States Bankruptcy Court**

# Western District of Kentucky Case No. <u>03-35075</u> Chapter 7

In re: Debtor(s) (name(s) used by the debtor(s) in the last 6 years, including married, maiden, trade, and address): Patricia M. Conner-Young aka Patricia Connor, aka Patricia M. Young 610 Oak Branch Rd. Louisville, KY 40245

Social Security No.: xxx-xx-3539

Employer's Tax I.D. No.:

## **DISCHARGE OF DEBTOR**

It appearing that the debtor is entitled to a discharge,

÷.

### **IT IS ORDERED:**

The debtor is granted a discharge under section 727 of title 11, United States Code, (the Bankruptcy Code).

### BY THE COURT

Dated: 9/29/04

Thomas H. Fulton United States Bankruptcy Judge

## SEE THE BACK OF THIS ORDER FOR IMPORTANT INFORMATION.

may nuiveace suiding as long as in Compliance with ity inny ] when to our revision a credit information from proper led new anone and written authority from proposed new tenar to investigate credit newsony and credit references, 2 3000 ment give written consumer, AL

### LEASE

JOANIE LERMIN

THIS LEASE, by and between ARTHUR LERMAN, and CLARA LERMAN, Lessur, and PATRICIA YOUNG, Lessee;

2. Rent shall commence January 1, 2003, at \$4,166.66 pe: month for the next 24 months. Lessee shall pay the rent to the Hill Lessor monthly; the first month's rent is due January 15, 2003 -1 cul rent. FeA's shall be first month's rent is due January 15, 2003 -1 cul rent. J. Lessor shall remain responsible for the payment of all real estate taxes, fees and assessments levied upon the property and shall pay all such taxes, fees or assessments when due and payable.

4. Lessee to have possession of the entire building January 1, 2003. Lessor to assume and pay all utilities commencing January 1, 2003.

5. Premises to be used as child care center, including *Automat, ML, Muscher Gree* luncheon facilities, employment services and training and physicians' office. Lessee to pay in advance any fire insuranc: premium resulting from use of premises for luncheon facilities.

6. Lessor to remain responsible for maintenance of walls (in sound structural condition), roof and sprinkler. Charf is heating) Printo Lease of Rear Down.

7. Lessee to modify elevator, and to install central air constructioning throughout building, after 4th year AL

8. Lessee shall maintain public liability insurance as to the property in limits of not less than \$1,000,000.00 per record

#### Before the Public Service Commission

(Insert name of complainant)	>
Complainant	)
	) No
V\$.	) (To be inserted by
	) the secretary)
(Insert name of each defendant)	)
Defandant	)

#### COMPLAINT

The complaint of (here insert-full name of each complainant) respectfully shows:

(a) That (here state name, occupation and post office address of each complainant).

(b) That (here insert full name, occupation and post office address of each defendant),

(c) That (here insert fully and clearly the specific set of thing complained of, such facts z: are necessary to give a full understanding of the situation, and the law, order, or rule, and the second or sections thereof, of which a violation is claimed).

WHEREFORE, complainant asks (here state specifically the relief desired),

Dated at \_\_\_\_\_\_ Kentucky, this \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_\_

(Name of each complainant) + Morreau Name and address of attorney

if any)

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